1 2 3 4	Konrad L. Trope, Esq. SBN 133214 Novo Law Group, P.C. 4631 Teller Avenue, Suite 140 Newport Beach, California 92660 (949) 222-0899 tel (949) 222-0983 fax			
5	Attorneys for Plaintiff Pacific Information Resources, Inc.			
6				
7	UNITED STATES DISTRICT COURT			
8	NORTHERN DISTRICT OF CALIFORNIA			
9				
10				
11	Pacific Information Resources, Inc.,	) CASE NO. C07-01918 MM		
12	Plaintiff,	<ul><li>[Before the Honorable Maxine M.</li><li>Chesney, Courtroom 7]</li></ul>		
13	VS.	) SECOND REQUEST TO CONTINUE ) DATE FOR FILING MOTION FOR ) DEFAULT JUDGMENT AGAINST ) MARK MUSSELMAN AND PROPOSED		
14 15	MARK MUSSELMAN, individually; AND DOES 1 through 100, inclusive, WHOSE IDENTITIES ARE UNKNOWN,			
	,	) ORDER THEREON		
16	Defendants.	) Complaint Filing Date:	4/4/07	
17		Discovery Cut-Off Date: Trial Date:	TBA TBA	
18				
19	TO THIS HONORABLE COURT AN	D ALL PARTIES AND THE	IR	
20	ATTORNEYS OF RECORD HEREIN:			
21 22	Plaintiff Pacific Information Resources,	Inc. ("Plaintiff") hereby request	s leave of the	
23	Court to file its Default Application on Monday, October 8, 2007, instead of on Wednesday,			
24	October 3, 2007. Plaintiff makes this request on the basis of good cause in that extrapolating the			
25	voluminous data necessary to support the Default Judgement has still required <i>far more time</i>			
26	than anticipated. In addition, we have experienced some technical computer issues that have			
27	CECOND DECLINATE DATE	EE EOD EH ING MOSTON S	OD DED ATT	
28	SECOND REQUEST TO CONTINUE DATA JUDGMENT AGAINST MARK MUS	LE FOR FILING MOTION F SSELMAN AND PROPOSED CASE NO.	OR DEFAULT ORDER . C07-1918 MMC	

1	hampered our efforts at completing this application. We are quite confident of having everything			
2	submitted by Monday, October 8, 2007.			
3	There will be no prejudice to any party who has direct or related interest in this case,			
4	including those parties who are Defendants in the related case noted herein.			
5	Plaintiff humbly requests this second extension in order to properly comply with all			
6	statutory and local criteria for granting the Default Judgment Application.			
7				
8	Respectfully submitted,			
9	DATED: October 4, 2007 NOVO LAW GROUP, P.C.			
10	BY: /s/Konrad L. Trope, Esq.			
11	California State Bar No. 133214 Novo Law Group, P.C.			
12	10000 Law Gloup, F.C. 4631 Teller Avenue, Ste 140 Newport Beach, California 92660			
13	Telephone: (949) 222-0899 Facsimile: (949) 222-0983			
14	E-mail: ktrope@novolaw.com Attorneys for Plaintiff PACIFIC			
15	INFORMATION RESOURCES, INC.			
16	<del>[PROPOSED</del> ] ORDER			
17	Plaintiff Pacific Information Resources has hereby requested to file its Default			
18	Application against Defendant Mark Musselman on Monday October 8, 2007 rather than on			
19	Wednesday, October 3, 2007.			
20	Having considered the requested extension, good cause appearing, therefore, and no			
21	prejudice any parties appearing, IT IS HEREBY ORDERED that:			
22	Plaintiff shall file its Application for Default Judgment not later than October 8, 2007.			
23	D. 1. October 0. 2007			
24 25	Dated: October 9, 2007 Hondrable MAXINE M. CHISTLEY United States District Judge			
26				
27	SECOND REQUEST TO CONTINUE DATE FOR FILING MOTION FOR DEFAULT			
28	JUDGMENT AGAINST MARK MUSSELMAN AND PROPOSED ORDER CASE NO. C07-1918 MMC			